

LAW OFFICES OF
JOSHUA L. DRATEL, P.C.
 A PROFESSIONAL CORPORATION

29 BROADWAY
 Suite 1412
 NEW YORK, NEW YORK 10006

 TELEPHONE (212) 732-0707
 FACSIMILE (212) 571-3792
 E-MAIL: JDratel@JoshuaDratel.com

JOSHUA L. DRATEL

—
 LINDSAY A. LEWIS
 WHITNEY G. SCHLIMBACH

STEVEN WRIGHT
Office Manager

May 21, 2014

BY ECF

The Honorable Katherine B. Forrest
 United States District Judge
 Southern District of New York
 United States Courthouse
 500 Pearl Street
 New York, New York 10007

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED **MAY 22 2014**

Re: *United States v. Abu Hamza al-Masri (Mostafa Kamel Mostafa)*

 04 Cr. 356 (KBF)

Dear Judge Forrest:

This letter is submitted on behalf of defendant Mostafa Kamel Mostafa, whom Jeremy Schneider, Esq., and I represent in the above-entitled case, respectfully setting forth a schedule, jointly proposed by both parties for the filing of any post-trial motions pursuant to Rule 29(c) (beyond those already made at trial), and/or Rule 33, Fed.R.Crim.P., for a new trial.

Accordingly, the parties jointly propose the following schedule:

Defendant's Post-Trial Motions: Due Thursday, July 3, 2014

Government's Response: Due Thursday July 24, 2014

Defendant's Reply: Due Monday, August 4, 2014

LAW OFFICES OF
JOSHUA L. DRATEL, P.C.

Hon. Katherine B. Forrest
United States District Judge
Southern District of New York
May 21, 2014
Page 2 of 2

Counsel for Mr. Mostafa will inform the Court by the deadline for the filing of Defendant's Post-Trial motions whether he intends to file any post-trial motions in this case.

Respectfully submitted,



Joshua L. Dratel

JLD/lal

cc: Edward Kim
John Cronan
P. Ian McGinley
Assistant United States Attorneys

So ordered.



5/21/14 US DJ